Article - Alcoholic Beverages

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§23–2501.

- (a) In this subtitle, "place of adult entertainment" means an establishment that:
- (1) is not licensed by the Board but to which a customer brings alcoholic beverages that the customer has purchased elsewhere; and
- (2) allows at its location a form of sexual display or attire prohibited under \S 4–605 of this article.
- (b) An individual who serves food, alcoholic beverages, or setups, including drinking containers and ice, in a place of adult entertainment or who supervises or manages a place of adult entertainment shall:
- (1) receive alcohol awareness training as provided in \S 4–508 of this article; and
- (2) refuse to facilitate the continued consumption of alcoholic beverages by a customer who appears to be inebriated.
- (c) The hours and days during which a place of public entertainment may be open are Monday through Saturday, from 11:30 a.m. to 1:30 a.m. the following day.
- (d) (1) A person who violates this section is guilty of a misdemeanor and on conviction is subject to a fine not exceeding \$5,000 for each violation.
- (2) Each day of operation in violation of this section is a separate violation.

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